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GIBBS LAW FIRM, P.A.

Attorneys and Counselors at Law

5666 SEMINOLE BOULEVARD, SUITE TWO SEMINOLE, FLORIDA 33772 TELEPHONE: (727) 399-8300 FACSIMILE: (727) 398-3907

June 1, 2007

Florida Department of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

SUBJECT: LIBERTY BAPTIST CHURCH OF CLERMONT, INC.

Dear Sirs:

Enclosed are an original and one copy of the articles of incorporation and a check for \$78.75 (filing fee and certified copy).

Once filed, please return the certified copy of the articles to:

Gibbs Law Firm, P. A. 5666 Seminole Boulevard Suite 2 Seminole, FL 33772

If you have any further questions, please contact our office at (727) 399-8300.

Sincerely,

GIBBS LAW FIRM, P. A.

Zachary S. Gray

Articles of Incorporation of Liberty Baptist Church of Clermont, Inc.



The undersigned, acting as the incorporators of a corporation pursuant to Chapter 617 of the Florida Statutes, the Florida Not-For-Profit Corporation Act, adopt the following Articles of Incorporation for such corporation:

Article 1

The name of the corporation is LIBERTY BAPTIST CHURCH OF CLERMONT, INC.

Article 2

The principle place of business of this corporation is 11043 TRUE LIFE WAY, CLERMONT, FLORIDA 34711, LAKE COUNTY.

Article 3

This corporation is organized as a church exclusively for charitable, religious, and educational purposes within the meaning of Section 501 (c) (3) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Revenue Law), including, but not limited to, for such purposes, the establishing and maintaining of religious worship; the evangelizing of the unsaved by the proclaiming of the Gospel of the Lord Jesus Christ; the educating of believers in a manner consistent with the requirements of Holy Scripture, both in Sunday and weekday schools of Christian education; and the maintaining of missionary activities in the United States and any foreign country.

Article 4

The corporation shall have members. The qualifications, rights, privileges, duties, and classifications of members of the corporation shall be stated in the Bylaws of the corporation.

Article 5

The qualifications, duties, and method of election of directors shall be stated in the Bylaws of the corporation. The corporation shall have a minimum of three (3) directors. The names and addresses of the initial directors are as follows:

D. C. BOWLES	134 WEST SUNSET STREET, GROVELAND, FLORIDA, 34736
RICHARD LANGLEY	21344 MARSHVIEW COURT, CLERMONT, FLORIDA 34711
JOHN J. MATEY	14824 SPRUCE PINE LANE, CLERMONT, FLORIDA 34711
WILLIAM C. OPPELT	11029 ROSE HILL DRIVE, CLERMONT, FLORIDA 34711
ADAM M. SNYDER	1410 16TH STREET, CLERMONT, FLORIDA 34711
JAMES D. STOUT	6341 LAKE ERIE ROAD, GROVELAND, FLORIDA 34736

Article 6

Upon the dissolution of the corporation, the Board of Directors shall, after paying or making provision for payment of all the liabilities of the corporation, dispose of all of the assets of the corporation exclusively for the purposes of the corporation in such manner, or to such organization or organizations organized and operated exclusively for charitable, religious, or educational purposes as shall at the time qualify as an organization exempt from Federal income taxation under Section 501 (c)(3) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law).

Article 7

No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office.

Article 8

No part of the net earnings of the corporation shall inure to the benefit of or be distributable to its directors, officers, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the tax-exempt purposes of the corporation set forth in Article 3.

for services rendered and to make payments and distributions in furtherance of the tax-exempt purposes of the corporation set forth in Article 3.

Article 9

The street address of the initial registered office of the corporation is 11043 TRUE LIFE WAY, CLERMONT, FLORIDA 34711, and the name of the initial registered agent of the corporation is JOHN J. MATEY.

Article 10

The corporate powers of this corporation are as provided in section 617.0302, Florida Statutes, except that the corporation shall not carry on any activities not permitted to be carried on by an organization exempt from Federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law) or by an organization, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law).

Article 11

The name of the incorporator is JOHN J. MATEY and the address of the incorporator is 14824 SPRUCE PINE LANE, CLERMONT, FLORIDA 34711.

Article 12

The period of the duration of the corporation is perpetual unless dissolved according to law.

IOHX J. MAYEY, Incorporator

Acceptance By Registered Agent

Having been named as registered agent to accept service of process for the above named corporation at the place designated in this Certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

<u>5-31-200</u>7

Date

JOHN J. MAVEY, Registered Agent

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